9-218. Target notice.1

	are the target of a grand jury inv		County. The crimes being
investigated	are:		
applicable so which are al	tatutory citation for each offen leged to have occurred on County, New I	se the prosecutor intends Mexico. Other possible cha	$\frac{1}{100}$ to present to the grand jury) ² :
jury investig	ration.	P	
You	have the following rights with	respect to this investigation	on:
` '	You have a right to counse will be appointed for you.	el to assist you in this ma	tter. If you cannot afford an
(2)	You have a right to testify b	pefore the grand jury if you	ı desire.
(3)	You have a right not to testi	fy.	
(4)	You have a right to submit	proposed questions and ex	chibits to the prosecution ³ .
(5) disprove or a prosecution ³	reduce an accusation or that w		tence of evidence that would tunjustified, by notifying the
This	case will be presented to the	grand jury on	(date) at
further information	at the (conditions) at this mation on the time and date the may call (not only only only only only only only only	(art) located atproceeding, you may appeare grand jury will consider of	(address) in room ear at that time and place. For evidence relating to the above
least forty-ei	or your attorney may submit pright (48) hours prior to the grossed questions or exhibits, ca (telephone number).	and jury proceeding. If yo	ou or your attorney wishes to
Date issued:			
		Signature of attorney	
		Title	

(name of target) on	of this notice was [mailed] [faxed] [delivered] to
(street address)	(city).
	(Signature of person providing notice)

USE NOTE

- 1. This form may be used for a grand jury target notice. *See* Sections 31-6-4 and 31-6-11 NMSA 1978.
- 2. Include each offense the district attorney or attorney general intends to present to the grand jury.
- 3. Section 31-6-4 NMSA 1978 provides that, at least twenty-four (24) hours before grand jury proceedings begin, a target's attorney may submit proposed questions and exhibits to the district attorney or attorney general. Section 31-6-11 NMSA 1978 provides that, at least twenty-four (24) hours before grand jury proceedings begin, the target or his counsel may alert the grand jury to the existence of evidence that would disprove or reduce an accusation or that would make an indictment unjustified, by notifying the prosecuting attorney who is assisting the grand jury in writing regarding the existence of that evidence. However, Rule 5-302A NMRA expands the deadline to forty-eight (48) hours.
- 4. Section 31-6-11 NMSA 1978 provides that unless otherwise ordered by the presiding judge or unless the target agrees to testify earlier, a target has a right to testify no earlier than:
 - (a) four (4) days after receiving the target notice, if the target is in custody; or
 - (b) ten (10) days after receiving the target notice, if the target is not in custody.

[Approved, effective June 1, 2004; as amended by Supreme Court Order No. 10-8300-015, effective May 14, 2010.]